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May 22, 1997

Mr. William F. Caton  
Acting Secretary  
Federal Communications Commission  
1919 M Street  
Washington, D.C. 20554

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MAY 22 1997  
Federal Communications Commission  
Office of Secretary

Re: Review of the Commission's Regulations Governing  
Attribution of Broadcast and Cable/MDS Interests  
MM Docket No. 94-150  
Comments of the Network Affiliated Stations Alliance

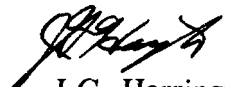
Dear Mr. Caton:

I am writing in reference to the comments of the Network Affiliated Stations Alliance ("NASA"), filed on February 7, 1997, in the above-referenced proceeding. It has come to our attention that the exhibit to NASA's comments is not associated with one or more of the copies of the comments in the Commission's files. Consequently, I have enclosed five copies of the comments, including the exhibit, with this letter. I also am providing copies of this letter and the comments to Wanda Hardy of the Commission's staff, at her request.

Because this letter merely resubmits NASA's previously-filed comments, it is not being treated as an *ex parte* communication in this proceeding.

Please inform me if any questions should arise in connection with this letter.

Respectfully submitted,

  
J.G. Harrington

JGH/taf  
Enclosures

cc: Wanda Hardy, Esq.

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Before the  
FEDERAL COMMUNICATIONS COMMISSION  
Washington, DC 20554

In the Matter of )  
)  
Review of the Commission's )  
Regulations Governing Attribution )  
of Broadcast and Cable/MDS Interests )  
)  
Review of the Commission's )  
Regulations and Policies )  
Affecting Investment )  
in the Broadcast Industry )  
)  
Reexamination of the Commission's )  
Cross-Interest Policy )

MM Docket No. 94-150

MM Docket No. 92-51

MM Docket No. 87-154

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JUN 22 1997

Federal Communications Commission  
Office of Secretary

### COMMENTS OF THE NETWORK AFFILIATED STATIONS ALLIANCE

The ABC Television Affiliates Association, the CBS Television Affiliates Association and the NBC Television Affiliates Association (together, the "Network Affiliated Stations Alliance" or "NASA") hereby submit their comments in response to the Further Notice of Proposed Rule Making in the above-referenced dockets.<sup>1/</sup> NASA submits that the Commission should adopt its proposed "equity or debt plus" attribution rule so that, under certain circumstances, program suppliers' otherwise non-attributable equity and/or debt interests in licensees will be attributed.

Current attribution standards enable networks to obtain "less-than-controlling" interests in affiliated stations which are not counted towards the television station ownership limits.

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<sup>1/</sup> Review of the Commission's Regulations Governing Attribution of Broadcast and Cable/MDS Interests; Review of the Commission's Regulations and Policies Affecting Investment in the Broadcast Industry; Reexamination of the Commission's Cross-Interest Policy, *Further Notice of Proposed Rule Making*, MM Docket Nos. 94-150, 92-51 and 87-154, rel. Nov. 7, 1996 ("Notice").

These interests give networks significant influence over affiliates' broadcast operations and thereby allow networks to evade the intent and spirit of the Commission's ownership rules. The "equity or debt plus" rule will help restrain networks by limiting their ability to influence or control programming decisions of affiliated stations. The new rule also will help to preserve localism, one of the Commission's most important public policy goals.

**I. Networks May Use Non-Attributable Ownership Interests to Evade the Policies Behind Broadcast Ownership Rules and Localism.**

Networks possessing less-than-controlling ownership interests in affiliated stations nevertheless are able to exert considerable influence over affiliates' core operating decisions. It is precisely this kind of influence that the attribution rules are intended to address.<sup>2/</sup> While networks with non-attributable interests may be in technical compliance with the Commission's broadcast ownership rules, the Commission's current attribution standards contain exceptions that allow networks to influence affiliates in a manner that is inconsistent with the underlying principles of the ownership rules. Indeed, the combination of less-than-controlling interests and network affiliation gives a network undue influence over a licensee's operations.

Networks avoid attribution with less-than-controlling interests in several ways. For example, networks may acquire less-than-controlling interests in stations under the "single majority shareholder" exception to the rules. Non-voting stock and other non-voting instruments such as options or warrants are other interests that networks may acquire without attribution. These arrangements are the subject of understandable concern because they create relationships

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<sup>2/</sup> BBC License Subsidiary L.P., *Memorandum Opinion and Order*, FCC 95-179, rel. Apr. 27, 1995, separate statement of Commissioner Ness at 1.

between networks and licensees that allow networks to influence important licensee programming and operational decisions. Such relationships undermine the policies behind the attribution rules because, as Commissioner Ness has noted, the attribution rules are concerned with ownership interests that provide entities with "the ability to influence, not control."<sup>3/</sup>

Less-than-controlling interests confer influence on networks in several ways. First, network investments create fiduciary obligations on the majority owner that might require the owner to favor the network. Networks also gain influence over licensees by obtaining long-term affiliation agreements as a *quid pro quo* for their investments in licensees. Fox's prior, pre-acquisition relationship with New World is illustrative. After Fox acquired non-voting stock interests in New World, all of the New World television stations became Fox affiliates. Affiliation agreements can contain terms that include significant financial disincentives to carry local programming or contain other provisions that inhibit an affiliate's flexibility to carry non-network programming during times when the networks provide programming. The willingness of an affiliate to accept those terms in affiliation agreements is likely to be influenced by any financial interest the network holds in the affiliate. Given the effects of network ownership and the use of investments to gain affiliations, less-than-controlling network ownership of a station is functionally equivalent to an attributable ownership interest. In many cases, because of the dependency of affiliates, the network may have significantly more influence than a typical attributable owner.

The networks recognize the benefits gained by less-than-controlling interests in affiliates and, consequently, have exploited exceptions in the attribution rules. Before Congress increased

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<sup>3/</sup> *Id.*

the ownership limits, the networks used these exceptions extensively.<sup>4/</sup> Since the Telecommunications Act of 1996, the networks have increased their attributable interests rapidly, so that they again are approaching the thresholds. For instance, CBS now owns stations with coverage of more than 31 percent of the country and Fox owns stations with more than 34 percent coverage.<sup>5/</sup> Now that they are reaching the new ownership limits, the networks have every reason to exploit once again the exceptions to the attribution requirements. Indeed, when Fox's minority interests are attributed, Fox has ownership and other interests in 28 stations with a collective coverage of more than 37 percent of the nation.<sup>6/</sup>

The networks' ability to influence the operation of more stations than the ownership rules otherwise would permit has a significant negative impact on the Commission's longstanding policy favoring localism. Localism is one of the Commission's most important policy goals because it is the policy that supports broadcasters' decisions to tailor their programming to the specific needs of their communities of license. The Commission repeatedly has expressed its interest in localism in its decisions.<sup>7/</sup> Congress likewise acknowledged the importance of local

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<sup>4/</sup> See comments of NASA, MM Docket No. 94-150, filed May 17, 1995.

<sup>5/</sup> A chart identifying the current interests of ABC, CBS, NBC and Fox, based on publicly-announced transactions, is attached as Exhibit 1. The percentages on this chart were calculated in accordance with the Commission's methodology which counts only half the coverage of UHF stations.

<sup>6/</sup> Without the UHF discount, Fox's coverage would be more than 40 percent.

<sup>7/</sup> See, e.g., *Report on Chain Broadcasting*, Commission Order No. 37, Docket 5060 (1941), modified, *Supplemental Report on Chain Broadcasting* (1941), appeal dismissed sub nom. *NBC v. United States*, 47 F. Supp. 940 (1942), *aff'd* 319 U.S. 190 (1943). See also Review of the Commission's Regulations Governing Broadcast Television Advertising, *Notice of Proposed Rule Making*, 10 FCC Rcd 11853 (1995).

broadcast stations when it adopted must-carry rules in the 1992 Cable Act.<sup>8/</sup> Localism increases coverage of locally-significant events, such as charity telethons, local elections and local news. Localism also allows licensees to exercise discretion and reject network programming that may be unsuitable for their communities.<sup>9/</sup> For example, CBS-affiliated stations recently decided not to air *Public Morals*, a controversial sitcom, unless significant changes were made to the program.<sup>10/</sup> Apparently, these stations concluded that the program was inappropriate for their communities.

Networks have no significant incentive to advance or even accommodate localism because their economic interests are best served if affiliates carry all network programming. Network advertising revenues increase if more network programming is aired. Network revenues are maximized if every network program is aired by every affiliate.

As networks gain more influence over station operations, they increasingly will be able to impose their programming preferences on affiliates, to the detriment of localism and the public interest. In light of these concerns, the Commission should act to prevent networks from unduly influencing local affiliates' operational decisions and denying communities the local non-network programming determined by affiliates to best meet the needs of their audience.

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<sup>8/</sup> See 47 U.S.C. § 534.

<sup>9/</sup> Indeed, it provides the basis for many of the Commission's rules, including the right-to-reject rule. See 47 C.F.R. § 73.658(e).

<sup>10/</sup> Tom Shales, '*Public Morals*': Rank and Vile Cops, WASHINGTON POST, Oct. 30, 1996.

**II. The New National Ownership Cap Is Meaningless If Networks Are Able to Influence Affiliates With a Nationwide Audience Reach That Exceeds the Cap.**

The Commission recently amended its television ownership rules to raise the national television audience reach cap from 25 percent to 35 percent. The new cap, mandated by the Telecommunications Act of 1996, allows networks to obtain more ownership interests nationwide in broadcast licensees. Despite this relaxation of the ownership rules, Congress plainly intended the cap to establish a meaningful and straight forward limit on entities' television ownership interests. This limit is meaningless if networks are able to influence the programming decisions of affiliates reaching a nationwide audience that exceeds the cap.

If the cap is to have any meaning, it must limit all ownership interests that enable networks to influence the operations of affiliated stations. Including less-than-controlling but nevertheless influential interests in ownership calculations would allow the Commission to enforce the cap and use an "honest number" that reflects the networks' actual level of influence. The Commission should allow networks to obtain influential interests in affiliated stations up to permissible limits, but should not allow them to use the attribution rules to evade the intent of those limits.

**III. The Commission Should Adopt the "Equity or Debt Plus" Attribution Rule So That Networks' Less-Than-Controlling Interests Will Be Attributed When Necessary.**

Given the level of influence conferred on the networks by their less-than-controlling interests in affiliated stations and the importance of a principled national ownership limitation, the Commission should take steps to restrain the networks from increasing their influence and, at the same time, avoid attribution. The Commission can curb such efforts by adopting the "equity

or debt plus" rule and attributing otherwise non-attributable interests in a licensee where the interest holder is a significant program supplier.

The attribution rules are intended to treat an entity as an owner whenever it has the ability to influence a licensee's behavior, not merely when an entity has control.<sup>11/</sup> Rules that do not recognize entities with the power to influence licensee actions will not achieve the underlying goals of attribution. Therefore, any new attribution rule adopted by the Commission should recognize less-than-controlling interests that allow networks to exert significant influence over affiliated stations' key decisions.

The Commission should apply the "equity or debt plus" test to significant program suppliers. For this purpose, "program suppliers" should include only networks, as defined by the Commission's rules,<sup>12/</sup> and other suppliers that provide substantial quantities of programming to licensees. This standard recognizes that influence is a function of how important a program supplier is to a station. Unlike networks, which can supply up to 75 percent of an affiliate's programming, most program suppliers provide less than 10 percent of a typical customer's programming. There is little reason to be concerned about such programmers because their potential influence is relatively modest, even if they hold non-attributable interests in the

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<sup>11/</sup> That is why there are different thresholds for attributing active and passive interests. See Corporate Ownership Reporting and Disclosure by Broadcast Licensees, *Report and Order*, 97 FCC 2d 997 (1984), *recon. granted in part*, *Memorandum Opinion and Order*, 58 RR 2d 604 (1985), *further recon. granted in part*, *Memorandum Opinion and Order*, 1 FCC Rcd 802 (1986).

<sup>12/</sup> A "television network" is defined as "any person, entity, or corporation providing on a regular basis more than . . . 15 hours of prime time programming per week . . . to interconnected affiliates that reach, in aggregate, at least . . . 75 percent of television households nationwide; and/or any person, entity, or corporation controlling, controlled by, or under common control with such person, entity, or corporation." 47 C.F.R. § 73.662(f).



stations. However, affiliates depend on networks for large parts of their broadcast day, and this relationship severely diminishes affiliates' ability to make independent programming decisions. Consequently, it is appropriate to recognize the level of influence a network wields when it combines affiliation with otherwise non-attributable interests. Adopting the "equity or debt plus" rule would properly recognize this influence.


#### **IV. Conclusion**


Networks are able to take advantage of loopholes in the Commission's current attribution standards by using less-than-controlling interests to exert influence over affiliates. The attribution rules should be revised so that these interests are counted towards television ownership limits and so that the independence of local stations' programming and operational decisions is protected.

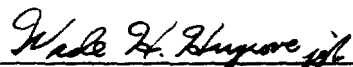
For these reasons, the Network Affiliated Stations Alliance urges the Commission to adopt rules that are consistent with these comments.

Respectfully submitted,

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February 7, 1997

# **NETWORK OWNERSHIP INTERESTS**

Date: February 7, 1997

CALL SIGN	CH.	CITY OF LICENSE	MARKET	STATION	NIELSEN TV HOUSEHOLDS/ U.S. %	ARBITRON TV HOUSEHOLDS/ U.S. %	INTEREST			
ABC										
OWNED AND OPERATED										
WABC-TV	7	New York, NY	New York	1	6,695,140	7.026	1	6,723,700	7.16	100%
KABC-TV	7	Los Angeles, CA	Los Angeles	2	4,917,550	5.160	2	4,978,800	5.30	100%
WLS-TV	7	Chicago, IL	Chicago	3	3,082,040	3.234	3	3,076,500	3.28	100%
WPVI-TV	6	Philadelphia, PA	Philadelphia	4	2,645,690	2.776	4	2,661,800	2.83	100%
KGO-TV	7	San Francisco, CA	San Francisco	5	2,257,210	2.369	5	2,225,500	2.37	100%
WTVD(TV)	11	Durham, NC	Raleigh	30	791,690	0.830	32	769,300	0.82	100%
KFSN-TV	30	Fresno, CA	Fresno	56	481,620	0.506/0.253*	57	465,500	0.50/0.25*	100%
WTVG(TV)	13	Toledo, OH	Toledo	65	405,090	0.425	64	407,600	0.43	100%
WJRT-TV	12	Flint, MI	Flint	60	450,070	0.473	60	457,800	0.49	100%
KTRK-TV	13	Houston, TX	Houston	11	1,574,300	1.652	10	1,520,900	1.62	100%
OWNED				TOTAL = 24.198*			TOTAL = 24.55*			
PASSIVE INTEREST — YOUNG BROADCASTING INC. <sup>1/</sup>										
WRIC-TV	8	Richmond, VA	Richmond	54	500,720	0.526	61	448,900	0.48	14.3%
WATE-TV	6	Knoxville, TN	Knoxville	62	429,250	0.450	63	423,400	0.45	14.3%
WBAY-TV	2	Green Bay, WI	Green Bay	71	372,100	0.391	72	366,100	0.39	14.3%

1/ Disney/ABC has agreed to sell its interest in Young Broadcasting by February 9, 1997.

\* Numbers after "/" represent % of U.S. households after the UHF discount has been taken. Total figures are derived using the discounted figures. Nielsen data is from the 1996 Broadcasting & Cable Yearbook; Arbitron data is from the 1994 Broadcasting & Cable Yearbook.

CALL SIGN	CH.	CITY OF LICENSE	MARKET	NIelsen TV HOUSEHOLDS/ U.S. %	ARBITRON TV HOUSEHOLDS/ U.S. %	INTEREST
/KRN-TV	2	Nashville, TN	Nashville	33	765,870 0.804	33 731,400 0.78 14.3%
LFY-TV	10	Lafayette, LA	Lafayette	121	201,050 0.211	120 188,400 0.20 14.3%
VLNS-TV	6	Lansing, MI	Lansing	106	228,540 0.240	105 230,200 0.25 14.3%
VKBT(TV)	8	LaCrosse, WI	LaCrosse	135	165,200 0.173	128 169,500 0.18 14.3%
WTEN(TV)	10	Albany, NY	Albany	52	507,120 0.532	53 507,300 0.54 14.3%
WCDC(TV)	19	Adams, MA	Albany	52	507,120 0.532/0.266*	53 507,300 0.54/0.27* 14.3%
WTVO(TV)	17	Rockford, IL	Rockford	136	163,880 0.172/0.086*	134 159,600 0.17/0.085* 14.3%
KCAL(TV)	9	Los Angeles, CA	Los Angeles	2	4,917,550 5.160	2 4,978,000 5.30 14.3%
KWQC-TV	6	Davenport, IA	Davenport	88	299,400 0.314	84 297,100 0.32 14.3%
KELO-TV	11	Sioux Falls, SD	Sioux Falls	105	228,730 0.240	108 219,900 0.23 14.3%
PASSIVE				TOTAL=9.393*		TOTAL=9.475*
OWNED & PASSIVE				TOTAL= 33.591*		TOTAL=34.025*

Roy P. Disney, though not an officer or director of Disney, personally owns an approximate 5.4% equity interest in the licensee of station KWBP(TV), Salem, OR (0.979% Nielsen, 0.940% Arbitron); Roy E. Disney, Vice Chairman of the Board and a Director of Disney owns an approximate 5.9% equity interest in the license of station KTAB-TV, Abilene, TX (0.114% Nielsen, 0.12% Arbitron) through the trusts of his family members.

\* Numbers after "/" represent % of U.S. households after the UHF discount has been taken. Total figures are derived using the discounted figures. Nielsen data is from the 1996 Broadcasting & Cable Yearbook; Arbitron data is from the 1994 Broadcasting & Cable Yearbook.

CALL SIGN	CH.	CITY OF LICENSE	STATION	POWER	NIELSEN TV HOUSEHOLDS/U.S. %	ARBITRON TV HOUSEHOLDS/U.S. %	ARBITRON TV HOUSEHOLDS/U.S. %	INTEREST		
<b>BS</b>										
<b>OWNED AND OPERATED</b>										
WFRY-TV	5	Green Bay, WI	Green Bay	71	372,100	0.391	72	366,100	0.39	100%
KCBS-TV	2	Los Angeles, CA	Los Angeles	2	4,917,550	5.160	2	4,978,800	5.30	100%
WCCO-TV <sup>2/</sup>	4	Minneapolis, MN	Minneapolis	14	1,412,030	1.482	14	1,418,100	1.51	100%
WBBM-TV	2	Chicago, IL	Chicago	3	3,082,040	3.234	3	3,076,500	3.28	100%
WCBS-TV	2	New York, NY	New York	1	6,695,140	7.026	1	6,723,700	7.16	100%
WFOR(TV)	6	Miami, FL	Miami	16	1,340,860	1.407	15	1,308,200	1.39	100%
WJMN-TV	6	Escanaba, MI	Marquette	175	92,840	0.087	175	82,100	0.09	100%
WJZ-TV	13	Baltimore, MD	Baltimore	23	980,310	1.029	22	977,100	1.04	100%
WBZ-TV	4	Boston, MA	Boston	6	2,121,530	2.226	6	2,116,200	2.25	100%
KYW-TV	3	Philadelphia, PA	Philadelphia	4	2,645,690	2.776	4	2,661,800	2.83	100%
KPIX-TV	5	San Francisco, CA	San Francisco	5	2,257,210	2.369	5	2,225,500	2.37	100%
KDKA-TV	2	Pittsburgh, PA	Pittsburgh	19	1,150,430	1.208	17	1,152,500	1.23	100%
WWJ-TV	62	Detroit, MI	Detroit	9	1,736,910	1.822/0.911*	9	1,739,100	1.85/0.925*	100%
KCNC-TV	4	Denver, CO	Denver	18	1,159,730	1.217	20	1,090,100	1.16	100%
KUTV(TV) <sup>3/</sup>	2	Salt Lake City, UT	Salt Lake City	36	656,060	0.688	41	614,700	0.65	100%
OWNED				TOTAL = 31.201*			TOTAL = 31.575*			

2/ KCCO-TV, Alexandria, MN, and KCCW-TV, Walker, MN are satellites of WCCO-TV.

3/ The subsidiary of CBS (KUTV Associates) which owns this station is listed on the FCC's database as owned by NBC. KUSG(TV), St. George, UT is also owned by KUTV Associates; however, this station is not licensed and is off the air.

\* Numbers after "/" represent % of U.S. households after the UHF discount has been taken. Total figures are derived using the discounted figures. Nielsen data is from the 1996 Broadcasting & Cable Yearbook; Arbitron data is from the 1994 Broadcasting & Cable Yearbook.

CALL SIGN	CH.	CITY OF LICENSE	MARKET	NIELSEN RANK	NIELSEN TV HOUSEHOLDS/U.S. %	ARBITRON RANK	ARBITRON TV HOUSEHOLDS/ U.S. %	INTEREST		
OX										
OWNED AND OPERATED										
KTTV-TV	11	Los Angeles, CA	Los Angeles	2	4,917,550	5.160	2	4,978,800	5.30	100%
KSTU(TV)	13	Salt Lake City, UT	Salt Lake City	36	656,060	0.688	41	614,700	0.65	100%
KRIV-TV	26	Houston, TX	Houston	11	1,574,300	1.652/0.826*	10	1,520,900	1.62/0.81*	100%
WTTG-TV	5	Washington, DC	Washington	7	1,883,590	1.977	7	1,822,400	1.94	100%
WNYW-TV	5	New York, NY	New York	1	6,695,140	7.026	1	6,723,700	7.16	100%
WFLD-TV	32	Chicago, IL	Chicago	3	3,082,040	3.234/1.617*	3	3,076,500	3.28/1.64*	100%
WFXT(TV)	25	Boston, MA	Boston	6	2,121,530	2.226/1.113*	6	2,116,200	2.25/1.125*	100%
KDVR(TV)	31	Denver, CO	Denver	18	1,159,730	1.217/0.609*	20	1,090,100	1.16/0.58*	100%
WTFX-TV	29	Philadelphia, PA	Philadelphia	4	2,645,690	2.776/1.388*	4	2,661,800	2.83/1.415*	100%
KTVI(TV)	2	St. Louis, MO	St. Louis	20	1,108,480	1.163	18	1,114,200	1.19	100%
WAGA-TV	5	Atlanta, GA	Atlanta	10	1,583,520	1.662	11	1,516,300	1.61	100%
WBRC-TV	6	Birmingham, AL	Birmingham	51	524,780	0.550	50	531,400	0.57	100%
WJW-TV	8	Cleveland, OH	Cleveland	13	1,452,090	1.524	12	1,449,700	1.54	100%
WJBK-TV	2	Detroit, MI	Detroit	9	1,736,910	1.822	9	1,739,100	1.85	100%
WGHP-TV	8	Greensboro, NC	Greensboro	47	553,310	0.581	49	540,900	0.58	100%
WDAF-TV	4	Kansas City, MO	Kansas City	32	779,630	0.818	29	780,700	0.83	100%
WITI-TV	6	Milwaukee, WI	Milwaukee	31	782,810	0.822	28	780,700	0.83	100%
KSAZ(TV)	10	Phoenix, AZ	Phoenix	17	1,169,530	1.228	21	1,061,300	1.13	100%
WTVT(TV)	13	Tampa, FL	Tampa	15	1,395,480	1.464	16	1,266,600	1.35	100%
KTBC-TV	7	Austin, TX	Austin	64	417,090	0.437	65	392,400	0.42	100%

\* Numbers after "/" represent % of U.S. households after the UHF discount has been taken. Total figures are derived using the discounted figures. Nielsen data is from the 1996 Broadcasting & Cable Yearbook; Arbitron data is from the 1994 Broadcasting & Cable Yearbook.

CALL SIGN	CH.	CITY OF LICENSE	MARKET	NIELSEN RANK	NIELSEN TV HOUSEHOLDS/U.S. %		ARBITRON RANK	ARBITRON TV HOUSEHOLDS/ U.S. %		INTEREST
KDFW-TV <sup>4/</sup>	4	Dallas, TX	Dallas	8	1,821,900	1.912	8	1,788,000	1.90	100%
OWNED				TOTAL=34.387*			TOTAL=34.42*			
PASSIVE INTERESTS										
SF/SAVOY										
KHON-TV	2	Honolulu, HI	---	---	---	---	---	---	---	25%
WVUE(TV)	8	New Orleans, LA	New Orleans	41	613,030	0.643	39	616,800	0.66	25%
WALA-TV	10	Mobile, AL	Mobile	61	436,200	0.458	58	465,200	0.50	25%
WLUK-TV	11	Green Bay, WI	Green Bay	71	372,100	0.391	72	366,100	0.39	25%
BLACKSTAR										
WBSF(TV)	43	Melbourne, FL	Orlando	22	997,850	1.04/0.524	23	972,100	1.04/0.52	20%
KBSP-TV	22	Salem, OR	Portland	24	993,440	0.979/0.490	27	886,600	0.94/0.47	20%
WBSX(TV)	31	Ann Arbor, MI	Lansing	105	228,540	0.240/0.120	105	230,200	0.25/0.125	20%
PASSIVE				TOTAL=2.626*			TOTAL=2.265*			
OWNED AND PASSIVE				TOTAL=37.013*			TOTAL=36.685*			

4/ LMA w/ KFDI-TV, Dallas, TX.

\* Numbers after "/" represent % of U.S. households after the UHF discount has been taken. Total figures are derived using the discounted figures. Nielsen data is from the 1996 Broadcasting & Cable Yearbook; Arbitron data is from the 1994 Broadcasting & Cable Yearbook.

CALL SIGN	CH.	CITY OF LICENSE	MARKET	NIELSEN RANK	NIELSEN TV HOUSEHOLDS/U.S. %	ARBITRON RANK	ARBITRON TV HOUSEHOLDS/ U.S. %	INTEREST		
NBC										
OWNED AND OPERATED										
WNBC-TV	4	New York, NY	New York	1	6,695,140	7.026	1	6,723,700	7.16	100%
KNBC-TV	4	Los Angeles, CA	Los Angeles	2	4,917,550	5.160	2	4,978,800	5.30	100%
WMAQ-TV	5	Chicago, IL	Chicago	3	3,082,040	3.234	3	3,076,500	3.28	100%
WRC-TV	4	Washington, D.C.	Washington	7	1,883,590	1.977	7	1,822,400	1.94	100%
WTVJ(TV)	4	Miami, FL	Miami	16	1,340,860	1.407	15	1,308,200	1.39	100%
WCAU-TV	10	Philadelphia, PA	Philadelphia	4	2,645,690	2.776	4	2,661,800	2.83	100%
KNSD-TV	39	San Diego, CA	San Diego	27	909,420	0.954/0.477*	24	919,900	0.98/0.49*	100%
WNCN-TV	17	Raleigh-Durham, NC	Raleigh-Durham	30	791,690	0.830/0.415*	32	769,300	0.82/0.41*	100%
WCMH(TV)½	4	Columbus, OH	Columbus	34	725,290	0.761	34	710,900	0.76	100%
WJAR(TV)	10	Providence, RI	Providence	46	556,960	0.584	45	569,700	0.61	100%
WVTM-TV	13	Birmingham, AL	Birmingham	51	524,780	0.550	50	531,400	0.57	100%
OWNED				TOTAL = 24.367%*			TOTAL = 24.74%*			
MINORITY INTEREST										
WKYC-TV	3	Cleveland, OH	Cleveland	13	1,452,090	1.524	12	1,449,700	1.54	49%
MINORITY				TOTAL = 1.524%*			TOTAL = 1.54%*			
ATTRIBUTABLE INTEREST										

5/ LMA with WWHO(TV), Columbus, OH.

\* Numbers after "/" represent % of U.S. households after the UHF discount has been taken. Total figures are derived using the discounted figures. Nielsen data is from the 1996 Broadcasting & Cable Yearbook; Arbitron data is from the 1994 Broadcasting & Cable Yearbook.



CALL SIGN	CH.	CITY OF LICENSE	MARKET	NIelsen RNC	NIelsen TV HOUSEHOLDS/U.S. %	ARBITRON RNC	ARBITRON TV HOUSEHOLDS/ U.S. %	INTEREST
WAPA-TV	4	San Juan, PR	---	---	---	---	---	n/a <sup>6/</sup>
TOTAL				TOTAL=25.891%*		TOTAL=26.28%*		

6/ WAPA-TV is licensed to Pegasus Broadcasting of San Juan, Inc., which General Electric ("GE") ultimately owns. GE owns NBC; however, NBC does not have a direct ownership interest in WAPA-TV.

\* Numbers after "/" represent % of U.S. households after the UHF discount has been taken. Total figures are derived using the discounted figures. Nielsen data is from the 1996 Broadcasting & Cable Yearbook; Arbitron data is from the 1994 Broadcasting & Cable Yearbook.

**CERTIFICATE OF SERVICE**

I, Tammi A. Foxwell, a secretary at the law firm of Dow, Lohnes & Albertson, do hereby certify that on this 7th day of February, 1997, the foregoing "Comments" were sent via hand delivery to the following:

The Honorable Reed E. Hundt  
Chairman  
Federal Communications Commission  
1919 M St., N.W., Room 814  
Washington, DC 20554

The Honorable Susan Ness  
Commissioner  
Federal Communications Commission  
1919 M St., N.W., Room 832  
Washington, DC 20554

The Honorable James H. Quello  
Commissioner  
Federal Communications Commission  
1919 M St., N.W., Room 802  
Washington, DC 20554

The Honorable Rachelle B. Chong  
Commissioner  
Federal Communications Commission  
1919 M St., N.W., Room 844  
Washington, DC 20554



Tammi A. Foxwell